DECLARATION FOR NON-PROVISIONAL PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. beneath my name.

residence, post office address	is I amo name is listed	at 201 below, or an orig	inal, first and j	oint inventor i	i piurai namee
elieve I am the original, first and sole listed at 201 et seq. below, of the sub	inventor if only one name is listed ject matter which is claimed and for	or which a patent is soug	tht on the inver	Mon cuana	
	Circuit for driving gat	e of power moster			
d for which a patent application: is attached hereto and includes an was filed in the United States on with amendment(s) filed on (if applicable) was filed as PCT international Apapplicable) hereby state that I have reviewed and mendment referred to above acknowledge the duty to disclose inforcegulations, a 1/2.56. hereby claim foreign priority benefit the application on which priority is	oplication No. PCT/KR2003/00196 understand the contents of the abo rmation known to me to be mater s under Title 35, United States Condentified below any foreign applic	ve identified application all to patentability as defined to patentability as defined, and for patent or inversation for p	fined in Title 3 reign application of the certificate	7, Code of Fed on(s) for paten having a filin	et or inventor's g date before that
THEN APPLICATION(S), IF ANY, FILED PRIOR TO THE FILING DAY					
	COUNTRY	(day, month,	year)	PRIORI YES 🗹	TY CLAIMED NO □
APPLICATION NUMBER 2002-0059398	Republic of Korea	30, September	, 2002	YES 🗆	NO 🗆
I hereby claim the benefit under Titl	f any United States provisional application(s) listed below. FILING DATE				
I hereby claim the benefit under T matter of each of the claims of this paragraph of Title 35, United State as defined in Title 37, Code of Fenational or PCT international filing	es Code â\12, I acknowledge the C	of any United States apply prior United States appluty to disclose informat came available between	lication(s) liste lication in the ion known to r the filing date	d below and, in manner providence which is may of the prior app	nsofar as the subject ed by the first aterial to patentability plication and the
). FILING DATE		STATUS ABANDONE		
NON-PROVISIONAL APPLICATION SERIAL NO.		PATENTED	PEND	ING	ABANDONED
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^{*} for use only when the application is assigned to a company, partnership or other organization. (1)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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ļ		Jackar Ryon	>	- Mar. 16	2, 2402
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Ryoo et al

Confirmation No.: To be assigned

Serial No.: To be assigned

Art Unit: To be assigned

Filed: March 28, 2005

Examiner: To be assigned

For: CIRCUIT FOR DRIVING GATE OF POWER MOSFET

Attorney Docket No.: 11005-030-999

POWER OF ATTORNEY BY ASSIGNEE AND EXCLUSION OF INVENTOR(S) UNDER 37 C.F.R. 3.71 WITH STATEMENT UNDER 37 C.F.R. 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The undersigned assignee of the entire interest in the above-identified subject application hereby appoints Practitioners at Customer Number 20583 all of Jones Day, whose address is 222 East 41st Street, New York, New York 10017, as its attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, said appointment to be to the exclusion of the inventors and their attorney(s) in accordance with the provisions of 37 C.F.R. 3.71, provided that, if any one of these attorneys ceases being affiliated with the law firm of Jones Day as partner, counsel, or employee, then the appointment of that attorney and all powers derived therefrom shall terminate on the date such attorney ceases being so affiliated.

Please direct all correspondence for this application to customer no. 20583.

DMB.	Statement Under 37 C.F.R. 3.73(b) Technology (o.
	states that it is: the assignee of the entire right, title, and interest; or an assignee of less than the entire right, title and interest. The extent (by, percentage) of its ownership interest is
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The	undersigned (whose titl	e is supplied belov	w) is authorized to act on behalf of the assignee.
		ASSIGN	EE:
Date:	Mar. 10,0st	Signature: Typed Name:	Toeha Pofoo Ryoo, Tae Ha CEO and Chairman of DMB Technology
		Position/Title	: Co., Ltd.